UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

HEMAD JANFESHAN,

Plaintiff,

v.

U.S. CUSTOMS AND BORDER PROTECTION, et al.,

Defendants.

Case No. 16-CV-6915 (ARR) (LB)

STIPULATION OF DISMISSAL

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the undersigned Plaintiff and Defendants hereby stipulate to the voluntary dismissal of Plaintiff's claims in the above-captioned litigation. The parties stipulate that the dismissal is with prejudice. Defendants have asserted no counterclaims against Plaintiff. Each party will bear its own costs, fees, expenses, and attorneys' fees.

Dated: February 13, 2018 New York, New York

By:/s/ Aasiya F. M. Glover\_

Jennifer Cowan Aasiya F. M. Glover Debevoise & Plimpton LLP 919 Third Avenue New York, New York 10022 T: (212) 909-6696 F: (212) 521-7696

E: jrcowan@debevoise.com E: afmglover@debevoise.com 2

## By:/s/Naz Ahmad\_

Naz Ahmad
Staff Attorney
Tarek Z. Ismail
Senior Staff Attorney
Ramzi Kassem
Director
CLEAR project
Main Street Legal Services, Inc.
CUNY School of Law
2 Court Square

Long Island City, NY 11101 T: (718) 340-4558 F: (718) 340-4478

E: ramzi.kassem@law.cuny.edu

Attorneys for Plaintiff

Brooklyn, New York February 13, 2018

## RICHARD P. DONOGHUE

United States Attorney Eastern District of New York Attorney for Defendants

By: /s/ Kathleen A. Mahoney and Elliot M.

Schachner

Kathleen A. Mahoney Elliot M. Schachner Assistant U.S. Attorneys T: (718) 245-6026/6053

E: kathleen.mahoney@usdoj.com E: elliot.schachner@usdoj.com